UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

THE CONFEDERATION OF NORTH, CENTRAL AMERICAN AND CARIBBEAN ASSOCIATION FOOTBALL,

JUDGMENT 17-CV-02304 (WFK) (SMG)

Plaintiff,

-against-

AUSTIN JACK WARNER, THE ESTATE OF CHARLES BLAZER, ELIZABETH MANZO, ESQ., Administrator CT A, substituted as parties on behalf of CHARLES BLAZER, SPORTVERTISING (NY), SPORTVERTISING (CAYMAN), EN PASSANT LTD., ENPASSANT INC., MULTISPORT GAMES DEVELOPMENT INC.,

Defendants.

Defendant, the Estate of Charles Blazer, Elizabeth Manzo, Esq., Administrator CTA (together, the "Blazer Estate"), substituted in the above-titled action as a defendant in the place of Charles Blazer, Sportvertising (NY), Sportvertising (Cayman), En Passant Ltd., En Passant Inc., and Multisport Games Development Inc. having offered Plaintiff to take a judgment against it, in the total gross amount of \$20,000,000.00, inclusive of any and all compensatory, punitive and/or liquidated damages, interest, reasonable attorneys' fees, costs and expenses incurred in connection with this lawsuit, to which CONCACAF is allegedly entitled by law; it is

ORDERED and ADJUDGED that judgment is hereby entered pursuant to Rule 68 of the Federal Rules of Civil Procedure in favor of Plaintiff and against Defendant the Estate of Charles Blazer, Elizabeth Manzo, Esq., Administrator CTA (together, the "Blazer Estate"), substituted in the above-titled action as a defendant in the place of Charles Blazer, Sportvertising (NY),

Sportvertising (Cayman), En Passant Ltd., En Passant Inc., and Multisport Games Development

Inc., in total gross amount of \$20,000,000.00, inclusive of any and all compensatory, punitive

and/or liquidated damages, interest, reasonable attorneys' fees, costs and expenses incurred in

connection with this lawsuit, to which CONCACAF is allegedly entitled by law.

Dated: Brooklyn, New York April 5, 2019 Douglas C. Palmer Court of The Clerk

by:/s/ Jalitza Poveda
Deputy Clerk